

Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA

Vol. 513

Pretoria, 7 March
Maart 2008

No. 30828

For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand column:

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GOVERNMENT NOTICES
GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF LABOUR
DEPARTEMENT VAN ARBEID

No. 258

7 March 2008

BASIC CONDITIONS OF EMPLOYMENT ACT, NO. 75 OF 1997

**SECTORAL DETERMINATION 7, DOMESTIC WORKER SECTOR, SOUTH
AFRICA**

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, give notice in terms of section 52 (3) of the Basic Conditions Act, 75 1997, of the commencement of an investigation into minimum wages and conditions of employment in the Domestic Sector.

The terms of reference for this investigations shall be:

“to review wages and conditions of employment in the Domestic Sector.”

Interested persons are hereby given the opportunity of making written representations. Such representations should reach the Executive Manager: Employment Standards Directorate, Department of Labour, Private Bag X117, Pretoria, 0001, within 30 days of the publication of this notice.



MMS MDLADLANA, MP
Minister of labour

No. 259

7 March 2008

BASIC CONDITIONS OF EMPLOYMENT ACT, NO. 75 OF 1997

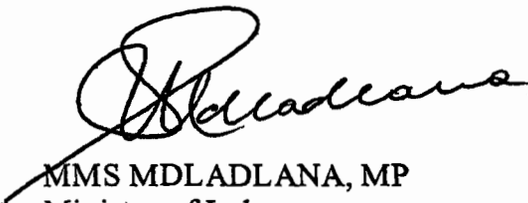
SECTORAL DETERMINATION 12, FORESTRY SECTOR, SOUTH AFRICA

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, give notice in terms of section 52 (3) of the Basic Conditions Act, 75 1997, of the commencement of an investigation into minimum wages and conditions of employment in the Forestry Sector.

The terms of reference for this investigations shall be:

“to review wages and conditions of employment in the Forestry Sector.”

Interested persons are hereby given the opportunity of making written representations. Such representations should reach the Executive Manager: Employment Standards Directorate, Department of Labour, Private Bag X117, Pretoria, 0001, within 30 days of the publication of this notice.



MMS MDLADLANA, MP
Minister of Labour

No. 260

7 March 2008

BASIC CONDITIONS OF EMPLOYMENT ACT, NO 75 OF 1997**INVESTIGATION OF CONDITIONS OF EMPLOYMENT AND MINIMUM WAGES IN THE UNSKILLED LABOUR SECTOR, SOUTH AFRICA.**

I, Membathisi Mphumzi Shepherd Mdladlana, Minister of Labour, hereby give notice, in terms of section 52 (3) of the Basic Conditions of Employment Act, No 75 of 1997, of the commencement of the investigation of conditions of employment and minimum wages in the unskilled labour sector, South Africa.

The terms of reference for the research are set out below:

‘To conduct an investigation into conditions of employment and wages in respect of all classes of employees in the under-mentioned sectors in the Republic of South Africa.

1. Brewing or bottling of beer and/ or mineral water.
2. Bunkering.
3. Cement products.
4. Construction plant hires services.
5. Delivery services, including messenger services.
6. Demolition of buildings.
7. Excavating, levelling or pumping of sand soil or gravel.
8. Garden services.
9. Maintenance of agricultural or industrial show grounds.
10. Manufacturing of bone meal.
11. Manufacturing of carpets.
12. Manufacturing of food for domestic animals.
13. Manufacturing of fertiliser.
14. Manufacture of glucose, dextrose cornflower, starch or gelatine.
15. Manufacture or mending of Hessian, jute or other bags.
16. Manufacture of tanning extract
17. Pest control services
18. Preparing sites for building or other purposes.

19. Purification, grinding or packing of salt.
20. Quarrying including stone crushing.
21. Shipping agencies.
22. Tending of racehorses.
23. Water paper recovery.
24. Funeral undertaking.

Interested parties are hereby given the opportunity of making written representations to the Director-General, Labour. Such representations should reach the Executive Manager: Employment Standards, Department of Labour, Private Bag X117, Pretoria, 0001 within 90 days after publication of this notice.



M M S MDLADLANA, MP
MINISTER OF LABOUR

RAILWAY SAFETY REGULATOR

No. 267

7 March 2008

SAFETY PERMIT FEE NOTICE

In terms of section 23(2) of the National Railway Safety Regulator Act, 2002 (Act No. 16 of 2002), the Railway Safety Regulator hereby determines that the fees for processing of safety permit applications referred to in that section must be an amount determined in accordance with the Schedule hereto.



M.E Mofi
CHIEF EXECUTIVE OFFICER

SCHEDULE

1. In terms of section 23(2) of the National Railway Safety Regulator Act, 2002 (Act 16 of 2002), the Regulator may determine and charge a fee for processing a safety permit application.
2. The Regulator, acting in terms of section 23(2) of Act 16 of 2002, hereby publishes a Schedule of Fees containing fixed fees and annual fees payable by operators and prospective operators for the processing of a safety permit by the Regulator.
3. The application fee is payable to the Regulator by any person who applies for a safety permit and proof of payment must accompany the application.
4. The fixed fee and/or annual safety permit fee is payable to the Regulator once the applicant for a safety permit has been notified that the application has been successful and the applicant has been provided with a tax invoice.
5. The safety permit shall be issued to the applicant upon presentation of proof of full payment of a fixed or annual safety permit fee.
6. The annual safety permit fee shall be charged on an annual basis for the duration of the validity period of the safety permit.
7. All fees payable in terms of this notice shall be deposited into the Regulator's bank account, the details of which are in the schedule below.
8. This Schedule of Fees will be applicable from 01 April 2008 to 31 March 2009.
9. The following cost items are taken into account in determining the cost bands applicable to individual operators:
 - (a) Maintenance of the network, rolling, including –
 - (i) labour costs
 - (ii) material and consumable costs;
 - (iii) contract payments;
 - (iv) depreciation and other finance costs; and
 - (v) energy costs
 - (b) Operation of the network, rolling stock and stations, including-
 - (i) labour costs;
 - (ii) material and consumable costs;
 - (iii) contract payments;
 - (iv) depreciation and other costs;
 - (v) energy costs; and
 - (vi) haulage costs

COST SCALE**RAILWAY SAFETY PERMITS: SCHEDULE OF FEES FOR 1 APRIL 2008 UNTIL 31 MARCH 2009**

- | | |
|---|------------------------|
| 1. Application Fee | R 500, 00 |
| 2. Temporary Safety Permit Fee | R1 000, 00 |
| 3. Construction Train Safety Permit Fee | R2 000, 00 |
| 4. Test and Commissioning Safety Permit Fee | R2 000, 00 |
| 5. Safety Permit Fee | See relevant Cost Band |

CATEGORIES	OPERATOR RAILWAY COSTS BAND	ANNUAL FEE PAYABLE
A	0 to R 5 000 000	R 2 000
B	R 5 000 001 to R 10 000 000	R 4 400
C	R 10 000 001 to R 27 500 000	R 9 800
D	R 27 500 001 to R 65 000 000	R 21 800
E	R 65 000 001 to R 150 000 000	R 48 200
F	R 150 000 001 to R 350 000 000	R 106 900
G	R 350 000 001 to R 800 000 000	R 236 900
H	R 800 000 001 to R 2 000 000 000	R 524 900
I	R 2 000 000 001 to R 5 000 000 000	R 1 163 300
J	R 5 000 000 001 to R 10 000 000 000	R 2 578 000

RSR bank account details:

BANK	ABSA
ACCOUNT NUMBER	4059370197
BRANCH NAME	Rosebank Central
BRANCH CODE	630805
TYPE OF ACCOUNT	Current account

GENERAL NOTICES ALGEMENE KENNISGEWINGS

NOTICE 319 OF 2008

NOTICE OF AN APPLICATION FOR AN EXEMPTION IN TERMS OF PART A OF SCHEDULE 1 OF THE COMPETITION ACT 89 OF 1998: HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

An application for an exemption from the provisions of the Competition Act 89 of 1998, as amended ("the Competition Act") has been filed with the Competition Commission of South Africa ("the Commission") by the Health Professions Council of South Africa ("HPCSA"), in terms of Schedule 1 of the Competition Act. The HPCSA is a statutory body established in terms of the Health Professions Act No. 56 of 1974 ("Act 56 of 1974").

The application for exemption is in respect of all of the Ethical Rules of Conduct for Practitioners Registered under the Health Professions Act No. 56 of 1974, as promulgated and published as Government Notice No. R.717 of 04 August 2006 ("the Ethical Rules"), which serve to regulate the conduct of professionals registered with it.

Item (2), Part A of Schedule 1 to the Competition Act states,

"The Competition Commission may exempt all or part of the rules of a professional association from the provisions of Part A of Chapter 2 of this Act for a specified period if, having regard to internationally applied norms, any restriction contained in those rules that has the effect of substantially preventing or lessening competition in a market is reasonably required to maintain –

(a) professional standards; or

(b) the ordinary function of the profession."

The HPCSA submits that certain of its ethical rules may substantially prevent or lessen competition. A summary of the relevant rules appears hereunder:

- a) Rule 3(2) – Restrictive canvassing and touting:-
This rule states that a practitioner shall not canvass (draw attention verbally or by printed or electronic media to one's personal qualities, superior knowledge, quality of service, professional guarantees or best practice) or tout (conduct which draws attention, either verbally or by means of printed or electronic media, to one's offers, guarantees or material benefits), or allow canvassing or touting to be done for patients on his or her behalf.
- b) Rule 4 – Restrictive information to be printed on professional stationery by registered practitioner: -
This rule restricts the type of information that a practitioner may print

on letterheads, account forms and electronic stationery.

- c) Rule 5 - Restrictive naming of practices: -
This rule prohibits the use of any trade name other than the name(s) of the practitioner(s).
- d) Rule 7 - Restrictive fee sharing and acceptance and payment of commission: -
This rule prohibits a practitioner from accepting any commission relating to the purchase, sale or supply of any goods, substances or material used in the conduct of his or her practice or accepting any payment, benefit or material consideration intended to induce said practitioner to act, or not to act, in a particular manner. The rule also prohibits a practitioner from sharing fees with another practitioner who has not taken part in the services for which the fees are charged.
- e) Rule 8(4) - Restrictive formation of other forms of practice models: -
This rule stipulates that a practitioner shall not practise in any other form of practice which has inherent requirements or conditions that violate or potentially may violate one or more of the Ethical Rules or the annexure thereto.
- f) Rule 8A - Restrictive sharing of consulting rooms: -
This rule prohibits practitioners from sharing rooms with persons or entities not registered in terms of Act 56 of 1974.
- g) Rule 10 - Restrictive supersession: -
This rule provides that should a practitioner take over the care of patient, such practitioner has an obligation to inform the erstwhile practitioner, prior to proceeding with any treatment, of such take over.
- h) Rule 18 - Restrictive employment of practitioners: -
According to this rule, a practitioner may only be engaged by employers registered with the HPCSA.
- i) Rule 23 - Restrictive participation in the manufacture for commercial purposes of medicines and medical devices: -
This rule states that a practitioner shall not participate in any activity that amounts to trading in medicine. A practitioner may also not advocate the use of any medication if the said practitioner derives any consideration for such medication.
- j) Amendment Rule 23 A - Restrictive practice relating to shareholding in hospitals or other healthcare institutions: -
This rule restricts the direct or indirect financial interest that a practitioner or a group of practitioners may have in a hospital or any other health care institution to a joint maximum of 26%. Such interest is subject to the prior written approval of the HPCSA.

- k) Annexure 6 – Restrictive formation of partnership and other permissible
Rule 3(2) juristic persons by a certain category of practitioners: -
This rule relates to the restriction on the formation of partnerships amongst certain categories of practitioners.

The HPCSA submits that the restrictions contained in the above rules are reasonably required to maintain the objectives set out in Items (2)(a) and (b), Part A of Schedule 1 of the Act.

In accordance with the provisions of Item (3) (a), Part A of Schedule 1 of the Act, notice is hereby given of the above application for exemption. Interested parties can make written submissions to the Commission concerning the application. Such submissions must reach the Commission within 20 (twenty) business days from the date of this Notice and should be directed to:

Ms R. Samdhan-Pillay

Enforcement and Exemptions Division

Competition Commission

Facsimile: 012 – 394 4264

E-mail: RoshikaS@compcom.co.za.

In correspondence, kindly refer to case number 2008JAN3456.

NOTICE 320 OF 2008**DEPARTMENT OF HEALTH****NATIONAL HEALTH ACT, 2003 (Act 61 of 2003)****DRAFT REGULATIONS REGARDING THE GENERAL CONTROL OF HUMAN BODIES, TISSUE AND ORGANS FOR TRANSPLANTATION**

The Minister of Health intends, in terms of section 68(1) of the National Health Act, 2003 (Act No. 61 of 2003), to make the regulations in the schedule.

Interested persons are invited to submit written comments on the proposed regulations, or any representations they may wish to make in regard thereto, to the Director-General: Health, Private Bag X828, Pretoria, 0001 (for the attention of the Cluster Manager: Non-Communicable Diseases), within three months of this notice.

SCHEDULE**CHAPTER 1*****Definitions***

1. In these regulations any expression to which a meaning has been assigned to in the Act shall bear that meaning and, unless the context indicates otherwise-

"Act" means the National Health Act, 2003 (Act no 61 of 2003) and any regulations promulgated in terms of the Act.

CHAPTER 2**DONATION OF ORGANS OR TISSUE*****Institutions or persons to which human bodies or tissue may be donated***

2. A human body or specific tissue, may be donated to any of the following institutions or persons-
 - (a) a registered hospital;
 - (b) an university or University of Technology ;
 - (c) authorized institutions; or
 - (d) any person who requires therapy in which the tissue concerned can be used for therapeutic purposes.

3. Except in the case of tissue as contemplated in section 61 of the Act, a donation shall be of no force and effect if any other institution or person than that referred to in regulation 2 is nominated as recipient;
4. If a person has made conflicting donations of her or his body or any specific tissue or organ thereof, effect shall be given to the donation which was last made and which complies with the provisions of Section 62 of the Act, provided that if such a person had first donated her or his entire body to one recipient and thereafter donated any specific tissue thereof to another recipient, the donation of her or his entire body shall be deemed to be the donation.

Approval of organ transplant facilities

5. In order for a transplant unit to be given approval to operate, the following criteria should be met, over and above the requirement in terms of section 36 of the Act:
 - (a) A transplant unit must be headed by a transplant surgeon or physician or pediatrician with at least 2 years experience in transplant medicine.
 - (b) A transplant unit must have the capacity and commitment to undertake uninterrupted lifetime, long-term care including immunosuppressive therapy and monitoring of recipients and donors.
 - (c) A transplant unit must have multidisciplinary expertise or regular access to such expertise in order to provide optimum care for assessment, transplantation and follow up of organ donors and transplant recipients including the services of social workers or psychologists.
 - (d) Annual inspections of transplant units to ensure compliance with these regulations and the requirements of the Act must be carried out by the relevant inspectorate of the Health Establishments or, where the relevant Inspectorate of Health Establishment does not employ an Inspector of Anatomy, by a medical practitioner delegated for this purpose.
 - (e) Full clinical support services to ensure the health and well-being of both organ donors and transplant recipients must be available twenty four hours a day to transplant units.

Licensing of transplant units

6. The provisions of Section 36 of the Act are applicable to transplant units and no authorizations, permits or designations contemplated in the Act shall be granted in respect of transplant units, as the case may be where the relevant transplant unit does not have a valid certificate of need.

CHAPTER 3

DONATION OF ORGANS AND TISSUE BY LIVING PERSONS***Removal of organs and tissue from living persons (genetically related or unrelated) for transplantation***

7.(1) A person may not remove tissue from the body of a living person for the purpose referred to in section 56 of the Act unless:

(a) An explanation in respect of the following have been given to the donor and the recipient of the relevant tissue:

- (i) The cost, risks and benefits of each of the treatment options or proposed health interventions.
- (ii) The informed consent of both the donor and the recipient must be obtained in accordance with the provisions of section 6, 7, and 8 of the Act.

(b) Written consent form (Annexure A) completed in duplicate and signed by the donor and recipient in the presence of the health care provider who is part of the transplant team, indicating that the procedure or proposed health intervention has been explained to the donor and recipient and authorizing the removal of the relevant tissue from the donor's body, has been obtained from the donor and is also signed by the health care provider who explained the procedure to the donor;

(c) The tissue donor and recipient comply with the clinical and psychological requirements for tissue donation and transplantation reflected in these regulations as Annexure B.

(d) It has been conclusively established by the hospital or authorised institution that the motive of the donor is not for profit and the donor and the recipient have provided written affirmation to this effect.

(e) The recipient has been informed of lifelong follow-up protocol.

(f) The donor has been informed that he or she may withdraw the donation at any time.

(2) No person may remove an organ or tissue from a living person for transplant into another person without the Minister's written approval, unless the person into whom the organ is to be transplanted is genetically related to the person from whom the organ is removed.

(a) For the purpose of this regulation, a person is genetically related to:

- (i) His or her natural parents and children
- (ii) His or her brother and sisters of whole or half blood
- (iii) The brothers and sisters of the whole or half blood of either natural parents and,
- (iv) The children of brothers and sisters of whole or half blood
- (v) The natural children of his brothers and sisters of the whole or half blood or of the brothers and sisters of the whole or half blood of either of natural parents.

(b) No person shall in any particular case be treated as related in any of those ways unless adequate proof of the claimed relationship has been established by the authorized institution.

Procedure for application for Ministerial approval for local and foreign unrelated donors

8. For transplants between persons not contemplated in regulation 7(2) (a), the Minister may grant permission for the transplant, on receipt of a written application and documentation detailed in Annexure C of these regulations.

Use of organ and tissue removed from living persons

9. Tissue removed from living persons may only be used for medical, dental, therapeutic and diagnostic purposes.

Transplants relating to Non-South African Citizens as donors or recipients

10. A Non-South African donor or recipient may not undergo a transplant operation in a South African health establishment or health agency unless:

(a) Written approval by the Minister has been obtained on receipt of:

- (i) The documents referred to in regulation 8.
- (ii) An written undertaking from the referring health care provider confirming that post transplantation care sufficient to ensure the continued health and well-being of the donor and the recipient will be provided in their countries respective countries of residence.
- (iii) Proof of identification of the recipient and the donor

(b) In cases where a recipient is accompanied by his or her own donor, the tissue shall be typed within South Africa in order to determine whether there is a match and the removal of the tissue and its subsequent use must comply with the provisions of the Act and these regulations, as well as the professional and ethical rules of the Health Professions Council of South Africa.

CHAPTER 4

DONATION FROM DECEASED PERSONS THAT DIED OF NATURAL CAUSES

Establishment of Death

11. The death of a person from whose body tissue is to be taken for purposes contemplated in these regulations must be established by at least two medical practitioners, of whom one must have been practicing as a medical practitioner for at least five years after the date on which he or she was registered as a medical practitioner and neither of these medical practitioners may participate directly or indirectly in the transplantation of tissue removed from the body of that person into the body of a living person.

Removal of organ and tissue from deceased persons that died of natural causes

12. The body of a deceased person may be claimed for burial in the case of natural death by the spouse, partner, major child, parent, guardian, major brother or major sister or grandparent of the deceased, in the specific order as listed or by any other person who is authorized to do so in terms of any law or court order irrespective of whether or not the donated tissue has been removed from the deceased person.
(Netty to find out what is meant by this regulation)
13. Where the deceased is an unidentified person and after all steps required in terms of the Act and these regulations, have been taken by the South African Police Service to identify the deceased person and locate his or her family, they may provide an affidavit explaining that the person could not be identified or that the family could not be traced and the Director-General or a formally delegated official may then grant permission for tissue removal.

CHAPTER 5

ALLOCATION OF DONOR ORGANS***Allocation and use of human organs and tissue from a deceased person and keeping of records, registers and returns***

14. Allocation of organs obtained from the body of a deceased person in the circumstances contemplated in section 62 of the Act must be based purely on the clinical needs of the intended recipient and may not take into account the race, religious beliefs and political affiliation, culture, language or any other aspect of the deceased person's life that has no bearing on the physical state or quality of the tissue in question.
15. (1) A register must be created and maintained by-
- (a) the head of the transplant unit of the particular institution where transplants are being performed or the institution that has removed any organ or tissue in terms of Sections 59, 60, 62, 63 and 64 of the Act; or
 - (b) any authorized institution that receives or deals in tissue or organs.
- (2) A person in charge of an institution referred to in paragraph (a) and (b), as the case may be, shall enter, or cause to be entered, not later than the day following such removal of any organ or tissue, the particulars referred to in sub-regulation (3).
- (3) The following particulars shall be recorded in the record mentioned in sub - regulation (1);
- (a) The chronological serial number for each transplant or procurement for each year.
 - (b) The date of the transplant or procurement
 - (a) The name, address, gender, age and nationality of the recipient and the file number where applicable.
 - (b) The relationship of the donor to the recipient and whether the transplant is categorized as "living related", "unrelated living" or "cadaver" donor.
 - (c) The names of the surgeons or doctors involved in the transplant and care of the recipient.
 - (d) The name of the surgeon or doctors that removed the organ or tissue.

- (e) The actual place where the organ or tissue was removed
 - (f) Any further information that is deemed to be necessary.
- (4) A record referred to in sub-regulation 15(1) shall-
- (a) be kept in accordance with section 17 of the Act; and
 - (b) unless where the Minister determines otherwise in writing, be retained for a minimum period as required by the National Archives of South Africa Act, 1996(Act No. 43 of 1996)
16. Every authorized institution and transplant units must monthly provide the Department with the information contained in their register.
17. The Department shall keep a national database, in which details of all transplant records received from authorized institutions or transplant units, will be collated.

CHAPTER 6

GENERAL AND SUPPLEMENTARY PROVISIONS

Payment in connection with the donation of organ and or tissue

18. No person who-

- (a) contemplates receiving or is about to receive tissue shall offer or provide any financial or other reward to the donor or any other party, except as provided for in section 60 of the Act; or
- (b) acts, or acted as a facilitator in the procurement, supply or donation of tissue shall offer or promise any form of financial or other reward to the donor, recipient or another party, whether such offer is on his or her own behalf or on behalf of another party.

Prohibition of disclosure of certain information.

19. No person shall publish to any other person any facts whereby the identity of the person whose body or any specific tissue thereof has been donated, may be established, unless written consent thereto was granted in writing by the donor or any person authorized to give such consent in terms of any law or court order.

20. No person shall publish to any other person any fact whereby the identity of the recipient of any tissue or organ removed from another person before or after the death of the said person, may be established, unless-

(a) in case of a recipient who is still alive at the time of such publication or before such publication granted his or her consent thereto in writing; or

(b) in the case of a recipient who at the time of such disclosure has died-

- (i) the recipient before his or her death granted consent to such publication in writing; or
- (ii) the recipient did not before his or her death indicate in any manner that he or she would not be prepared to grant such consent and the spouse, partner, major child, parent, guardian, major brother or major sister of the recipient before such publication granted consent thereto in writing.

CHAPTER 7

APPOINTMENT AND FUNCTIONS OF INSPECTOR OF ANATOMY AND INVESTIGATING OFFICERS

Inspector of Anatomy

21. The head of the provincial department in each province shall appoint a person in the provincial department as an inspector of anatomy who will have the same powers and functions referred to in sections 81, 82, 84, 85, 86 and 87 of the Act.

22. An inspector of anatomy shall exercise the powers and perform the duties conferred or imposed upon or delegated or assigned to him or her by or under these regulations, subject to the control and directions of the head of the provincial department.

23. An inspector of anatomy shall exercise his or her powers and perform his or her duties in an area defined by the head of the provincial department.

Investigating Officers

24. The head of the provincial department may appoint any person who is not in the full-time employment of the State as an investigating officer to investigate any matter in terms of these regulations or may appoint such investigating officer to assist an inspector of anatomy

with any matter which falls within the powers and duties of such an inspector of anatomy.

25. An investigating officer may, subject to the control and directions of the head of the provincial department and for the purposes of the investigation for which he or she has been appointed, exercise any power conferred on an inspector of anatomy under regulation 26.

Powers of inspector of anatomy

26. An inspector of anatomy may-

- (1) at any reasonable time for the proper performance of his or her functions and without prior notice enter any premises-
 - (a) in or upon where a human body or tissue is used or is reasonably suspected to be used for any purpose referred to in section 56 of the Act; and
 - (b) in or upon which the production from tissue of any therapeutic, diagnostic or prophylactic substance or the supply of such substance so produced is carried on or is reasonably suspected to be carried on;
- (2) examine any such premises or body, tissue, product or substance or other object found therein or thereon or any activity or process carried out, on, in or upon those premises, and may open any package or container in or upon those premises which contains or is suspected to contain such body, tissue, product, substance or other object, in order to ascertain whether the provisions of the Act and these regulations with regard to those premises or that body, tissue, products, substance, other object, activity or process are being complied with;
- (3) at any time demand from any person in or upon any such premises that he or she forthwith or at a time and place determined by the inspector produce to her or to him any register, record or other document which is in the possession or custody or under the control of that person or any other person on his or her behalf;
- (4) examine such a register, record or other document and require from any person referred to in sub-regulation (3) an explanation of anything appearing therein, and make copies thereof of extracts therefrom, or seize such a register, record or other document, if in her or his opinion it may afford evidence of an offence in terms of the Act or these regulations;

been employed in or upon such premises or to have possession or custody of or control over anything referred to in this regulation;

- (6) order any person contemplated in sub- regulation (3) or (5) to appear before him or her at a time and place determined by him or her, and at that time and place question that person with regard to any matter which he or she is investigating;
- (7) remove and discard the remains of the human body or tissue which is kept in or upon premises entered by him or her in terms of sub-regulation(1) if he or she deems it advisable, and recover the cost in connection with the removal and discarding from the institution or person under whose care of the body or tissue concerned was, immediately before such removal and discarding.

Offences and penalties

27. Any person who contravenes or fails to comply with any provision of these regulations; shall be guilty of an offence and liable on conviction to a fine or to imprisonment or to both such fine and imprisonment.

ANNEXURE "A" – DONOR CONSENT FORM

ANNEXURE "B" – "CRITERIA FOR ORGAN DONATION AND TRANSPLANTATION"

ANNEXURE "C" – APPLICATION FOR NON-RELATED DONOR TRANSPLANT (RSA & FOREIGN NATIONALS)



**ME TSHABALALA-MSIMANG
MINISTER OF HEALTH**

Annexure A**Consent Form: Donor**

I _____, have had the short-term peri-operative complications fully explained to me. I have had the long-term implications fully explained to me. I understand that these complications might very rarely occur and in no way will I hold the operating surgeons responsible for these complications if they do occur. However, should negligence be the cause of any complication, the usual liability claim may be sought.

Signed:

1. Doctor who explained the procedure _____
2. Witness _____
3. Patient (donor) _____

Consent Form: Donor and Recipient

I, the undersigned, _____, agree to have my blood tested for HIV, Hepatitis and other sexually diseases.

I understand that these results will be kept confidential if they are positive. I also understand that if they are positive, I will not be permitted to donate any organ in the future nor receive a kidney transplant.

Signed _____ Print name _____

Witness 1) _____ Print name _____

Witness 2) _____ Print name _____

Annexure B

CRITERIA FOR SELECTION OF DONORS FOR TRANSPLANTATION

A. Deceased donor, organ/tissue transplantation

Selection of Donors

The decision to utilize the organs or tissues of a potential donor is based on the following criteria

- Establishment and confirmation of brain death according to standard protocol
- Assessment of the suitability of the organs involved as per standard protocol
- The availability of consent from relatives or a directive of intent to be a donor from the deceased (such as a donor card)
- The exclusion of communicable diseases and malignancy or other contra indications to utilization of donor organs as per standard protocol
- The ability to maintain circulation or organ/tissue viability until organs/tissues can be removed for preservation and/or transplantation

Allocations of organs from deceased donors

The allocation of deceased donor organs to a potential recipient is based on the following criteria, weighted to accommodate specific requirements of the type of transplant and the needs of the patients on the waiting list according to established protocols of the region or facility

- Suitable ABO matching if applicable
- Suitable cytotoxic antibody screening
- Suitable HLA compatibility if applicable
- Suitability of size and age if applicable
- Medical condition and degree of urgency if applicable
- Time on the waiting list if applicable

B. Living donor renal transplantation

Living donor transplantation (related or unrelated) should be encouraged because of the shortage of deceased donor organs

Criteria for selection of living donors

- Living donors must be aged 18 years or older
- Fully informed consent should be obtained from both donor and recipient as pertains to risks and benefits of the procedures
- Both donor and recipient should be recorded in a Transplant Database and lifetime follow up must be established

Related living donors

- For related living donors there is no need for a central regulatory mechanism, provided the genetic relationship can be shown to fall within a defined category as follows:

Natural parents and children	Parents and children
Brothers and sisters of whole/half blood	Siblings
Brother/sister of whole/half blood of a natural parent	Aunts and uncles
Children of brothers/sisters of whole/half blood	Nieces and nephews
Natural children of brother/sister of whole/half blood of a natural parent	Cousins

- Donors must satisfy medical, ethical and psychiatric criteria for selection as per established protocols
- All donors and recipients in a living donor transplant program must be assessed and found suitable by a multi-disciplinary transplant selection panel

Unrelated living donors

- The motives of the donor should be assessed to be altruistic and in the best interest of the recipient, not self serving or for profit
- Unrelated donors may include but not be limited to spouses, friends and acquaintances
- Medical investigations for both donor and recipient should conform to standard protocols
- Donor and recipient should undergo psychological assessment by an independent and suitably qualified social worker or psychologist to ensure that no form of coercion exists and that both parties are fully informed and understand the implications of the procedures
- Application to perform unrelated living donor transplant procedures must be forwarded to the relevant office at National Department of Health.
- Applications must be approved by the Ministerial Advisory Committee (MAC) or another committee established for this purpose

C. Other transplants

Recipients and donors are selected according to guidelines set by the transplant centres

Annexure C**Kidney Transplant Request****Unrelated living Donor****Information to be supplied****A. Prospective Recipient and Donor**

1. Full personal particulars – include social status, occupation, functionality and habits.
2. Full clinical details – history, physical examination (include height and weight). Exact diagnosis and cause of Chronic Renal Failure
3. Current stage of primary disease, complications, co-morbidity, treatment (drug, non-drug) *IN CASE OF THE RECIPIENT*
4. Psychological assessment or by social worker.
5. Consent Form
6. Full workup details as follows: (NOT MORE THAT SIX MONTHS OLD RESULTS)
 - a. Blood group
 - b. Tissue typing and MLC
 - c. Liver function
 - d. Electrolytes, Na, K, Ca, Mg, Random Glucose, Lipogram
 - e. Full blood count, INR, ESR
 - f. Urine-protein, sugar, blood, microscopy
 - g. HbsAg, Hep C
 - h. HIV
 - i. CMV, IgM, IgG
 - j. VDRL
 - k. Creatinine clearance
 - l. Chest X-ray
 - m. ECG – Resting
 - n. Stress ECG where indicated
7. Special Investigations
 - a. Abdominal ultrasound to confirm the presence of two kidneys
 - b. Renal Agiogram – for the renal ureteric anatomy.

NOTICE 322 OF 2008**DEPARTMENT OF TRANSPORT
AIR SERVICE LICENSING ACT, 1990 (ACT NO.115 OF 1990)
APPLICATION FOR THE GRANT OR AMENDMENT OF DOMESTIC AIR
SERVICE LICENCE**

Pursuant to the provisions of section 15 (1) (b) of Act No. 115 of 1990 and Regulation 8 of the Domestic Air Regulations, 1991, it is hereby notified for general information that the application detail of which appear in the appendix, will be **considered** by the Air Service Licensing Council (Council).

Representation in accordance with section 15 (3) of the Act No.115 of 1990 in support of, or in position, an application, should reach the Air Service Licensing Council. Private Box X 193, Pretoria, 0001, within 21 days of date of the publication thereof.

APPENDIX II

(A) Full Name and trade name of the applicant. (B) Full business or residential address the applicant. (C) The Class and number of license in respect of which the amendment is sought (D) Type of air service and the amendment thereto which is being applied for (E) Category of aircraft and the amendment thereto which is being applied for. (F) Amendment referred to in section 14(2) (b) to (e).

(A) Flying Ambulance (Pty) Ltd; Aerocare. (B) Air Rescue Centre, Preekstoel Road, Bethlehem Airport, Bethlehem. (C) Class II and III; N178D and G179D. (D) Type N1 and G4. (E) Category A4. Changes to the Management Plan: C. Steyl replaces J. S. Schimper as the Responsible Person: Flight Operations, C. Steyl replaces J. C. Linde as the Responsible Person: Aircraft and J. S. Schimper replaces J. Nicolaisen as the Air Service Safety Officer.

(A) National Airways Corporation (Pty) Ltd. (B) Lanseria Airport, Lanseria. (C) Class II and III; N140D and G141D. (D) Type N1, N2, G1, G2, G3, G5, G7, G8, G9, G10, G11, G12, G13, G14 and G15. (E) Category A1, A2, A3, A4, H1 and H2. **Changes to the Management Plan:** J. Sawyer replaces J. P. Labuschagne as the Air Service Safety Officer.

NOTICE 323 OF 2008

**DEPARTMENT OF TRANSPORT
INTERNATIONAL AIR SERVICE ACT, (ACT NO.60 OF 1993)
GRANT /AMENDMENT OF INTERNATIONAL AIR SERVICE LICENSE**

Pursuant to the provisions of section 17 (12) of Act No.60 of 1993 and Regulation 15 (1) and 15 (2) of the International Air Regulations, 1994, it is hereby notified for general information that the applications, detail of which appear in the Schedules hereto, was **approved** by the International Air Services Council (Council)

APPENDIX I

(A) Full name, surname and trade name of the applicant. (B) Full business or residential address of the applicant. (C) Class of licence applied for. (D) Type of International Air Service to which application pertains. (E) Category or kind of aircraft to which application pertains. (F) Airport from and the airport to which flights will be undertaken. (G) Area to be served. (H) Frequency of flight.

(A) Civair Airways (Pty) Ltd; Redair. (B) Civair Hangar, Cape Town International Airport, Cape Town. (C) Class I and II. (D) Type S1, N1, N2 and N4. (E) Category A1. (F) Cape Town International Airport, O R Tambo International Airport and Durban International Airport. **(G) Type N1: Worldwide**, Excluding the Republic of South Africa,
Type N4: Africa; Angola, Botswana, Cameroon, Congo, Democratic Republic of Congo, Egypt, Ethiopia, Gabon, Ghana, Ivory Coast, Kenya, Lesotho, Mali, Malawi, Morocco, Mozambique, Namibia, Nigeria, Sierra Leone, Swaziland, Tanzania, Togo, Uganda, Zambia and Zimbabwe.
Indian Ocean Island: Comores, Madagascar, Mauritius, Reunion and Seychelles.
Middle East and Asia: Afghanistan, Bahrain, Hong Kong, India, Israel, Pakistan, Singapore, Sri Lanka, Taiwan, Turkey and United Arab Emirates
Australasia: Australia and Malaysia.
Europe: Austria, Belgium, Bulgaria, France, Germany, Greece, Italy, Luxembourg, Netherlands, Portugal, Russian Federation Switzerland and United Kingdom.
North and South America: Argentina, Brazil and United State of America. (H) Frequencies.

(A) TAB Charters (Pty) Ltd. (B) 1st Floor, Lanseria Terminal Building, Lanseria International Airport,, Lanseria. (C) Class II. (D) Type N1 and N4. (E) Category A2 and A3. (F) Lanseria International Airport. (G) N1 and N4: Lesotho Swaziland, Namibia, Botswana, Zimbabwe, Mozambique, Angola, Zambia, Malawi, Tanzania, DRC, Kenya, Uganda and Congo.

NOTICE 326 OF 2008**INTERNATIONAL TRADE ADMINISTRATION COMMISSION OF
SOUTH AFRICA****TERMINATION OF THE INVESTIGATION INTO THE INTERIM
REVIEW OF ANTI-DUMPING DUTIES ON STRANDED WIRE
ROPE OF IRON OR STEEL, NOT ELECTRICALLY INSULATED
(WIRE ROPES) ORIGINATING IN OR IMPORTED FROM
BRIDON INTERNATIONAL LTD IN THE UNITED KINGDOM: FINAL
DETERMINATION**

On 4 August 2006, the International Trade Administration Commission of South Africa (the Commission) formally initiated an interim review into the anti-dumping duties on wire ropes imported from Bridon International in the United Kingdom (UK). Notice of the initiation of the review was published in Notice No. 1042 of *Government Gazette* No. 29078 dated 4 August 2006.

The investigation was initiated after the Commission considered an application by Bridon International Ltd (the Applicant), being the manufacturer of the subject product in the exporting country, the United Kingdom. The Applicant alleged that there has been significant change in circumstances to warrant the review of the anti-dumping duties imposed on its exports of wire ropes classifiable under tariff subheadings 7312.10.25 and 7312.10.40, to the SACU market due to the following factors:

- That the SACU producer has reduced their production range of ropes (to the detriment of the SACU customers); and
- That no dumping is presently taking place in respect of the imports of various types of ropes into the SACU area.

In this investigation the Commission did not address causal link but rather investigated two pertinent issues, namely the alleged non-dumping of the exported subject products by the Applicant and the alleged reduction of the product range by the SACU manufacturer.

Subsequent to initiation, the non-confidential version of the relevant application was forwarded to the SACU manufacturer of the subject product interested parties and comments on the application were subsequently received on 16 September 2006. The information submitted by the Applicant in support of its application and that submitted by the importers of the subject product was verified on 3 to 6 September 2006 and 29 September 2006, respectively. The response submitted by the SACU manufacturer of the subject product was verified on 26 and 31 October 2006 and on 01 November 2006.

After considering all parties' comments in its meeting of 27 January 2007, the Commission made a final determination that the interim review be terminated. The essential facts letter was sent to interested parties on 07 February 2007.

The non-confidential versions of the comments on the essential facts letter were subsequently placed on the public file.

At its meeting of 26 April 2007, the Commission considered the comments to the essential facts letter and made a final determination that;

- The SACU industry did not reduce its product range as alleged by the Applicant and
- Although the Applicant did not dump the subject product classifiable under tariff subheading 7312.10.40, it could not prove whether the product classifiable under tariff subheading 7312.10.25 was dumped or not, as there were no exports of the subject product to SACU during the investigation period.

The Commission, therefore, decided to recommend to the Minister of Trade and Industry, to terminate the relevant interim review.

The Minister approved the Commission's recommendation on 04 July 2007.

The Commission's detailed reasons for its decision are set out in Commission Report No. 236 (Final determination).

Enquiries may be directed to the investigating officers, Mr Elias Tema at telephone (012) 394 3640 or at fax (012) 395 0518.

NOTICE 327 OF 2008

**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

Notice is hereby given in terms of section 11(1) of the restitution of land rights act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF NO.	CLAIMANTS	PROPERTY	DISTRICT	CURRENT LAND OWNER	DEED OF TRANSFER	CLAIMANT S RIGHTS & BASIS - USE	CURRENT OWNERS
R 0090	Mr. James Mathunda on behalf of Waverdiend Community	Waverdiend 266 KP Extent 2107. 3399 ha	Madikwe	1. Republic of Bophuthatswana 2. S.A Native Trust	T350/1979BP T 6182/1940	The farm is used for residing	Waverdiend Community (Tenure Upgrading)
		Roodebloem 247 KP Extent 279.7690 ha	Madikwe	1. JJ Swanepoel 2. S.A Native Trust 3. Rep. Bophuthatswana 4. Robert Irvine 5. Rep Bophuthatswana	6/06/1934 T 1125/1940 309/1867 T 9746/1923 1977	Farming Stock grazing	State land
		Depaarl 246 KP.Extent 2437.8757 ha	Madikwe	1. No. information about the first	T 5070/2002	Farming, stock grazing and	State land

				owner 2. Willem Jacobus Prinsloo 3. S.A Native Trust		residing	
		Langverwacht 264 KP.Extent 2079.6583 ha	Madikwe	1. S.A Native Trust 2. Rep Bophuthatswana		Farming, stock grazing and residing	State land

has been submitted to the Regional Land Claim Commissioner for Gauteng and North West Province and that the Commission on Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng & North West Provinces
Private Bag X 03
ARCADIA
0007
TEL: (012) 310 -6500
FAX: (012) 324 -5812

I S SEBOKA
COMMISSION ON RESTITUTION OF LAND RIGHTS
GAUTENG & NORTH WEST PROVINCES

NOTICE 328 OF 2008

**GENERAL NOTICE IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994
(ACT NO. 22 OF 1994)**

Notice is hereby given in terms of section 11(1) of the restitution of land rights act, 1994 (Act No. 22 of 1994 as amended), that a claim for restitution of land rights on:

REF NO.	CLAIMANT	PROPERTY	DEED OF TRANSFER	DISTRICT	INTERESTED PARTIES
H 0005	Trara Walter Mokwena	Certain stand No.8 Situated on Second Street in the Township of East wood.	T 1483/1962 T 17581/1967	Tshwane Metropolitan	Claimants
Q 0619	Martha Sibongile Zwane	Certain stand No. 1827 Kgodi Street situated in Old Brakpan Location		Ekurhuleni Metropolitan	Claimants

has been submitted to the Regional Land Claim Commissioner for Gauteng and North West Province and that the Commission on Land Rights will investigate the claim in terms of the provisions of the Act in due course. Any person who has an interest in the above-mentioned land is hereby invited to submit, within 21 days from the publication of this notice, any comments/information to:

The Regional Land Claims Commissioner: Gauteng & North West Provinces
Private Bag X 03
ARCADIA
0007
TEL: (012) 310 -6500
FAX: (012) 324 -5812

I S SEBOKA
COMMISSION ON RESTITUTION OF LAND RIGHTS
GAUTENG & NORTH WEST PROVINCES

NOTICE 330 OF 2008**APPOINTMENT OF THE BOARD OF DIRECTORS OF THE SOUTH AFRICAN CIVIL AVIATION AUTHORITY**

The Minister of Transport, Honorable Mr. Jeff Radebe, MP, in terms of Section 8 of the South African Civil Aviation Authority Act (Act 40 of 1998) invites nominations for Non-Executive Directors on the Board of the South African Civil Aviation Authority.

The incumbents should possess extensive practical skills in aviation sector management of safety and security. They must also be qualified and have proven expertise and competencies in any one or more of the following fields: aeronautical engineering, economics, law, corporate governance, business management, auditing, financial management, good corporate governance as well as strategic leadership.

The Board will be responsible for –

1. Management and leadership of the South African Civil Aviation Authority.
2. Ensuring that the authority is capable of contributing to the economic growth, transformation, stability and development of the aviation sector in our country.
3. Promote and improve efficiency and performance in the management and operations of the Authority.
4. To fulfill the core mandate of the Authority through:-
 - o The control and regulation of civil aviation in the republic
 - o Effective oversight of the functioning and development of the civil aviation industry.

- **The promotion and regulation of civil aviation safety and security in the Republic.**

The Board will enter into a performance agreement with the shareholder outlining expectations of the shareholder in respect of scope of business mandate, efficiency criteria and financial performance.

The current Board of the South African National Roads Agency Limited is expiring on 30 April 2008 and in light of the above responsibilities, the Minister of Transport invites nominations for possible incumbents of the new Board.

Either Organizations or individuals can make nominations with brief motivation. The nominations are to be accompanied by acceptance by the nominees. **Only South African citizens will be considered. Women and disabled candidates are especially encouraged to avail themselves to serve on the board.**

Nomination letters, a brief CV of the nominee and the letter of acceptance must be enclosed and sent to: **The Director-General, Transport, Private Bag X193, Pretoria, 0001. Enquiries may be directed to Ms Ayanda Mngadi Tel: (012) 309 3432, fax: 012 309 3236, and/or by e-mail: mngadia@dot.gov.za.**

The closing date for nominations is **25 March 2008.**

NOTICE 316 OF 2008**CO-OPERATIVES TO BE STRUCK OFF THE REGISTER: THE APRON CO-OPERATIVE SOCIETY LIMITED, BLNK BEE-KEEPING CO-OPERATIVE LIMITED AND BLEKANA FARMERS CO-OPERATIVE LIMITED**

Notice is hereby given that the names of the above-mentioned co-operatives will, after the expiration of 60 days from the date of this notice, be struck off the register in terms of the provisions of section 73 (1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of 60 days.

Registrar of Co-operatives

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 316 VAN 2008**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD: THE APRON CO-OPERATIVE SOCIETY LIMITED, BLNK BEE-KEEPING CO-OPERATIVE LIMITED EN BLEKANA FARMERS CO-OPERATIVE LIMITED**

Hiermee word bekendgemaak dat die name van bogenoemde koöperasies na verloop van 60 dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73 (1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet, met vermelding van redes, voor verstryking van die tydperk van 60 dae by hierdie kantoor ingedien word.

Registrateur van Koöperasies

Kantoor van die Registrateur van Koöperasies
Dti Kampus
Meintjiesstraat 77
Privaatsak X237
PRETORIA
0001

(7 March 2008)/(7 Maart 2008)

NOTICE 317 OF 2008**CO-OPERATIVES TO BE STRUCK OFF THE REGISTER: XOSHINDLALA AGRICULTURAL CO-OPERATIVE LIMITED, THE SOUTH AFRICAN HERBALIST AND RELIGIOUS CHURCH CO-OPERATIVE LIMITED AND XIRHUNDZU CO-OPERATIVE LIMITED**

Notice is hereby given that the names of the above-mentioned co-operatives will, after the expiration of sixty (60) days from the date of this notice, be struck off the register in terms of the provisions of section 73 (1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons therefor, be lodged with this office before the expiration of the period of sixty (60) days.

Registrar of Co-operatives

Office of the Registrar of Co-operatives
DTI Campus
77 Meintjies Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 317 VAN 2008**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD: XOSHINDLALA AGRICULTURAL CO-OPERATIVE LIMITED, THE SOUTH AFRICAN HERBALIST AND RELIGIOUS CHURCH CO-OPERATIVE LIMITED EN XIRHUNDZU CO-OPERATIVE LIMITED**

Hiermee word bekendgemaak dat die name van bogenoemde koöperasies na verloop van sestig (60) dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73 (1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet met vermelding van redes voor verstryking van die tydperk van sestig (60) dae by hierdie kantoor ingedien word.

Registrateur van Koöperasies

Kantoor van die Registrateur van Koöperasies
DTI Kampus
Meintjiesstraat 77
Privaatsak X237
PRETORIA
0001

(7 March 2008)/(7 Maart 2008)

NOTICE 318 OF 2008**CO-OPERATIVES TO BE STRUCK OFF THE REGISTER: NZULULWAZI FRUITS AND VEGETABLE CO-OPERATIVE LIMITED, NONCEBA SEWING CO-OPERATIVE LIMITED, NONKANYISO POULTRY CO-OPERATIVE LIMITED, NOBUHLE PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED AND NGQELENI FINANCIAL SERVICES CO-OPERATIVE LIMITED**

Notice is hereby given that the names of the above-mentioned co-operatives will, after the expiration of 60 days from the date of this notice, be struck off the register in terms of the provisions of section 73 (1) of the Co-operatives Act, 2005, and the co-operatives will be dissolved unless proof is furnished to the effect that the co-operatives are carrying on business or are in operation.

Any objections to this procedure, which interested persons may wish to raise, must together with the reasons thereof, be lodged with this office before the expiration of the period of 60 days.

Registrar of Co-operatives

Office of the Registrar of Co-operatives
Dti Campus
77 Meintjies Street
Private Bag X237
PRETORIA
0001

KENNISGEWING 318 VAN 2008**KOÖPERASIES VAN DIE REGISTER GESKRAP TE WORD: NZULULWAZI FRUITS AND VEGETABLES CO-OPERATIVE LIMITED, NONCEBA SEWING CO-OPERATIVE LIMITED, NONKANYISO POULTRY CO-OPERATIVE LIMITED, NOBUHLE PRIMARY AGRICULTURAL CO-OPERATIVE LIMITED EN NGQELENI FINANCIAL SERVICES CO-OPERATIVE LIMITED**

Hiermee word bekendgemaak dat die name van bogenoemde koöperasies na verloop van 60 dae met ingang vanaf die datum van hierdie kennisgewing van die register geskrap sal word ooreenkomstig die bepalings van artikel 73 (1) van die Koöperasiewet, 2005, en die koöperasies sal ontbind word tensy bewys gelewer word dat die koöperasies handel drywe of in werking is.

Enige besware wat belanghebbende persone teen hierdie prosedure wil inbring, moet, met vermelding van redes, voor verstryking van die tydperk van 60 dae by hierdie kantoor ingedien word.

Registrateur van Koöperasies

Kantoor van die Registrateur van Koöperasies
Dti Kampus
Meintjiesstraat 77
Privaatsak X237
PRETORIA
0001

(7 March 2008)/(7 Maart 2008)

NOTICE 321 OF 2008**DEPARTMENT OF LABOUR**

LABOUR RELATIONS ACT, 1995

INTENTION TO CANCEL THE REGISTRATION OF A TRADE UNION

I, Johannes Theodorus Crouse, Registrar of Labour Relations, hereby, in terms of section 106 (2B) give notice of my intention to cancel the registration of **United Workers' Union of South Africa (UWUSA) (LR2/6/2/187)** for the following reasons:

- The union did not comply with the provisions of sections 98, 99 and 100 of the Act.
- The organisation has ceased to function as a genuine organisation as envisaged by the Act.

All interested parties are hereby invited to make written representations as to why the registration should not be cancelled. Only representations pertaining to this notice will be considered. All correspondence should refer to Case No. 2007/131.

Objections must be lodged to me, c/o The Department of Labour, Laboria House, 215 Schoeman Street, Pretoria. [Postal address: Private Bag X117, Pretoria, 0001—Fax No. (012) 309-4848/4595], within 60 days of the date of this notice.

J. T. CROUSE**Registrar of Labour Relations**

(7 March 2008)

NOTICE 324 OF 2008**STATISTICS SOUTH AFRICA**

THE HEAD: STATISTICS SOUTH AFRICA notifies for general information that the Consumer Price Index is as follows:

Consumer Price Index, all items (Base 2000 = 100)

All expenditure groups for: **January 2008: 151,00.**

(7 March 2008)

NOTICE 325 OF 2008**NATIONAL TREASURY**

10,50%—1999: INTERNAL REGISTERED BONDS (R147): CERTIFICATE No. 91929 FOR R15 200,
ISSUED IN FAVOUR OF DR ANDRE COMRIE

Application having been made to the National Treasury for a duplicate of the above-mentioned certificate, the original having been lost or mislaid, notice is hereby given that unless the original certificate is produced at the National Treasury, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, the duplicate as applied for, will be issued.

KENNISGEWING 325 VAN 2008**NASIONALE TESOURIE**

10,50%—1999: BINNELANDSE GEREGISTREERDE EFFEKTE (R147): SERTIFIKAAT No. 91929 VIR R15 200,
UITGEREIK TEN GUNSTE VAN DR. ANDRE COMRIE

Aangesien daar by die Nasionale Tesourie aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Nasionale Tesourie, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat sertifikaat uitgereik sal word.

(7 March 2008)/(7 Maart 2008)

BOARD NOTICE RAADSKENNISGEWING

BOARD NOTICE 16 OF 2008

HEALTH PROFESSIONS COUNCIL OF SOUTH AFRICA

RULES RELATING TO THE REGISTRATION BY DENTAL THERAPISTS AND ORAL HYGIENISTS OF ADDITIONAL QUALIFICATIONS

The Health Professions Council of South Africa intends, under section 61A(1)(L) read with section 35 of the Health Professions Act, 1974 (Act 56 of 1974), to make the rules in the schedule.

Interested persons are invited to submit any substantiated comments or representations in writing on the proposed rules to the Registrar, HPCSA, P.O Box 205, Pretoria, 0001 (for the attention of the Senior Manger: Professional Board) within three months from date of publication of this Notice.

SCHEDULE

Definitions

1. In these rules, “**the Act**” means the Health Professions Act, 1974 (Act 56 of 1974), and any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates:-

“**board**” means the professional board for dental therapy and oral hygiene established under section 15 of the Act;

“**dental therapist**” means a person registered as such under the Act; and

“**oral hygienist**” means a person registered as such under the Act.

2. The following qualifications obtained by **dental therapists** shall be registrable as additional qualifications under section 35 of the Act:

<i>Examining Authority and Qualifications</i>	<i>Abbreviation for registration</i>
<i>University of California</i> – Master of Public Health	M Public Health California
<i>University College London</i> - Diploma in community Dental Health	Dip Community Dental Health – Univ. College London
<i>University of Limpopo (formally Medical University of South Africa)</i> – Advanced Diploma in Community Dentistry	Ad Dip Community Dentistry Limpopo
Bachelors Honours in Dental Therapy	B-Dent Ther (Hons) - Limpopo

3. The following qualifications obtained by **oral hygienists** shall be registrable as additional qualifications under section 35 of the Act:-

<i>Examining Authority and Qualifications</i>	<i>Abbreviation for registration</i>
<i>University of the Witwatersrand</i> – Diploma in Health Service Management	DHSM Wits



ADV. B M MKHIZE
REGISTRAR / CEO